	Case 2:07-cv-00091-JLR Document 12 F	Filed 05/29/07 Page 1 of 1
1		
2		
3		
4 5		
6	UNITED STATES D	ISTRICT COURT
7	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
8		
9	MOONSTRUCK CHOCOLATE COMPANY,	
10	Plaintiff,	NO. C07-91 JLR
11	v.	ORDER OF DISMISSAL
12	MOONRAY ESPRESSO CORPORATION,	
13 14	Defendant.	
1.		
15		
15 16	The court having been notified of the sett	lement of this matter and it appearing that no
	issue remains for the court's determination,	
16	issue remains for the court's determination, IT IS ORDERED that this action and all	element of this matter and it appearing that no
16 17	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party.	claims asserted herein are DISMISSED with
16 17 18	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party. In the event settlement is not perfected, a	claims asserted herein are DISMISSED with my party may move to reopen the case,
16 17 18 19	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party. In the event settlement is not perfected, a provided such motion is filed within 60 days of	claims asserted herein are DISMISSED with ny party may move to reopen the case, the date of this order. Any trial date and
16 17 18 19 20	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party. In the event settlement is not perfected, a provided such motion is filed within 60 days of pretrial dates previously set are hereby VACAT.	claims asserted herein are DISMISSED with ny party may move to reopen the case, the date of this order. Any trial date and
16 17 18 19 20 21 22 23	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party. In the event settlement is not perfected, a provided such motion is filed within 60 days of	claims asserted herein are DISMISSED with ny party may move to reopen the case, the date of this order. Any trial date and
16 17 18 19 20 21 22 23 24	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party. In the event settlement is not perfected, a provided such motion is filed within 60 days of pretrial dates previously set are hereby VACAT.	claims asserted herein are DISMISSED with my party may move to reopen the case, the date of this order. Any trial date and ED.
16 17 18 19 20 21 22 23 24 25	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party. In the event settlement is not perfected, a provided such motion is filed within 60 days of pretrial dates previously set are hereby VACAT.	claims asserted herein are DISMISSED with ny party may move to reopen the case, the date of this order. Any trial date and
16 17 18 19 20 21 22 23 24	issue remains for the court's determination, IT IS ORDERED that this action and all prejudice and without costs to any party. In the event settlement is not perfected, a provided such motion is filed within 60 days of pretrial dates previously set are hereby VACAT.	claims asserted herein are DISMISSED with my party may move to reopen the case, the date of this order. Any trial date and ED.